IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

TESSERA ADVANCED TECHNOLOGIES, INC.,

Plaintiff,

Civil Action No. 2:17-cv-671-JRG

JURY TRIAL DEMANDED

VS.

SAMSUNG ELECTRONICS CO., LTD. and SAMSUNG ELECTRONICS AMERICA, INC.,

Defendants.

JOINT STIPULATION REGARDING INVENTOR DECLARATION

Plaintiff Tessera Advanced Technologies, Inc. ("Tessera") and Defendants Samsung Electronics Co., Ltd. and Samsung Electronics America, Inc. (collectively, "Samsung") stipulate as follows:

WHEREAS, Nozomi Shimoishizaka, one of the named inventors of the patents-in-suit, executed a Declaration attached as Exhibit 1 and produced at SAMS232-0014040 - SAMS232-0014040 ("the Shimoishizaka Declaration");

WHEREAS, Nozomi Shimoishizaka resides in Japan;

WHEREAS, Nozomi Shimoishizaka has agreed to be deposed on September 2, 2018, in Seoul, South Korea;

WHEREAS, the deposition will be taken off calendar at the request of Tessera in exchange for the Stipulation herein;

IT IS HEREBY STIPULATED BY AND BETWEEN THE PARTIES, THROUGH THEIR RESPECTIVE COUNSEL AS FOLLOWS:

- 1. Tessera and Samsung hereby waive authenticity, admissibility, hearsay, truth, and accuracy objections regarding the admissibility of the Shimoishizaka Declaration.
- 2. By this Stipulation, Tessera and Samsung jointly move for the admission of the Shimoishizaka Declaration into evidence, and Tessera and Samsung agree and stipulate that the Shimoishizaka Declaration may be used by any party for any purposes.
- 3. By this Stipulation, Tessera and Samsung agree that the Shimoishizaka Declaration is true and accurate.
- 4. By this Stipulation, Tessera and Samsung agree that the Shimoishizaka Declaration is authentic.
- 5. By this Stipulation, Tessera and Samsung agree that the Shimoishizaka Declaration is not hearsay.

IT IS SO STIPULATED.

DATED: August 28, 2018

Respectfully submitted,

/s/ Mark A. Samuels

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Counsel for Defendants Samsung Electronics Co., Ltd., and Samsung Electronics America, Inc.

DATED: August 28, 2018

Respectfully submitted,

/s/ Lawrence Gotts

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Attorneys for Plaintiff Tessera Advanced Technologies, Inc.

CERTIFICATE OF SERVICE

The undersigned hereby certifies that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the Court's CM/ECF system per Local Rule CV-5(a)(3) on August 28, 2018.

/s/ Melissa R. Smith	
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